



**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

**ENTERED
06/10/2009**

IN RE:	§ Case No. 09-32754
AMARAVATHI LIMITED	§ Chapter 11
PARTNERSHIP; dba MONTERONE	§
ROUND ROCK; dba MANSIONS AT	§
STEINER RANCH; dba MONTERONE	§
CANYONE CREEK; dba MANSIONS ON	§
THE GREEN II; dba MONTERONE	§
STEINER RANCH; dba MANSIONS AT	§
CANYON CREEK; dba MANSIONS ON	§
THE GREEN I	§
and	§
AMARAVATHI KEERTHI, LLC; dba	§
MONTERONE ROUND ROCK; dba	§
MANSIONS ON THE GREEN I; dba	§
MANSIONS AT STEINER RANCH; dba	§
MONTERONE STEINER RANCH; dba	§
MONTERONE CANYON CREEK; dba	§
MANSIONS AT CANYON CREEK; dba	§
MANSIONS ON THE GREEN II,	§
Debtor(s).	§ Judge Isgur

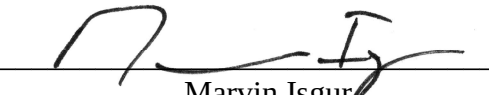
ORDER DENYING MOTION FOR EMERGENCY CONSIDERATION

Movant's request for emergency consideration is denied for noncompliance with BLR 9013(i). Movant requests emergency consideration of Debtor's Motion to Convert (Doc. #23). Rule 9013(i) states, in relevant part:

...[R]equests for emergency hearings must be made by separate motion. The separate motion must include a detailed statement why an emergency exists and the date relief is needed to avoid the consequences of the emergency. The motion seeking an emergency hearing must be certified for its accuracy by the party seeking the emergency relief or by its counsel.

BLR 9013(i).

SIGNED June 10, 2009.



 Marvin Isgur
 UNITED STATES BANKRUPTCY JUDGE